NO TENANT TO BE DISPOSSESSED ON OCT. 1: SWEEPING RELIEF BILLS UP AT ALBANY

100,000 PAID TO 'FIX' BALL GAME, IS CHARGE

To Be Sure of Getting The Evening World, Order in Advance from Your Newsdealer : :



"Circulation Books Open to All."

VOL. LXI. NO. 21,544-DAILY.

Copyright, 1930, by The Press Publishing Co. (The New York World).

NEW YORK, FRIDAY, SEPTEMBER 24, 1920.

Entered as Second-Class Matter Post Office, New York, N. Y.

PRICE THREE CENTS

FIVE BALL PLAYERS NAMED IN CHARGE THAT \$100,000 WAS PAID TO THROW GAMES

"Rube" Benton Tells in Detail BABE RUTH MAKES of Overtures Made to Him by Gamblers,

COMISKEY IS AROUSED, Slugging Outfielder Poles Circuit

Says He'll Fire Any Crooked Players on His Team-Attacks Ban Johnson.

he declining years of my life I take

m, President of the American League, and said that "at no time since the playing of the World Series. did I have any co-operation from foliason, or any member of the Naional Commission, in ferretting out this charge of crookedness."

Investigation of a report that George M. Cohan, netor, and Mont. Tennes of Chicago had lost sums bet on last year's World Beries was understood to-day to be under consideration by the Cook County Grand Jury, which next Tuesday will resume gathering testimony so that the Cincinnati Reds would TENANT WINS SUIT win. Published reports place Cohan's lesses at \$30,000 and Tonnes's at \$80,000.

If any evidence to warrant prose-cution is uncovered those involved may be charged with obtaining money under false pretenses, conspiracy or operating a confidence game, H. L. Replogle, Assistant State's Attorney n charge of the Grand Jury investigation, andounced to-day.

The inquiry into the "fixing" charges is to be pushed to the limit, according to a statement made by Henry H. Brigham, foreman of the Grand Jury. who declared that he was "shocked at the rottenness so far revealed." He added that "Chicago, New York, Cincinnati and St. Louis gamblers are bleeding baseball and corrupting

State's Attorney Hoyne, according to a statement received from him in New York, declared he "had no doubt that the 1919 series was crooked and that at least one Chicago player was erooked." He added that a report that Cohan and Tennes had information regarding alleged baseball crookedness would be thoroughly investigated by his office.

Jacob C. ("Rube") Benton, New York. Giants' pitcher, who told the Grand Jury yesterday of being offered a bribe to lose a game, naming "Buck" bribe to lose a game, the later of the read "Heinie" Zimmerman in connection with the alleged offer, in statements published to-day mentioned four White Sox players as having been named to him by an al-leged member of a baseball gambling

(Continued on Second Page.)

Unhan Denies He Lost' Money on Hall

When George M. Cohan was naked turday at his office, No. 227 West 45th Stront, if he would make any state-ment on the Coleany report that he hast \$30,000 on "fixed" ball games, he

said:
"The only thing I have to say, the
only thing I will say is that I have
never lost say money on baseball."
Be saying he seized his grip and
left for Baltimore.

FIFTIETH HOMER IN FIRST GAME

Clout In Opening Inning of Double-Header.

POLO GROUNDS, Sept. 24. BARE RUTH, the alugning outfielder of the New York Americans, made his fiftieth home run of the season at the Polo Grounds to-day when he poled the pellet into the right field grandsiand in the first inning of the first game of a double-header against Washington. The hit was made off Accesta, who was on the twirling mound for the Sen-

"Habe Ruth's band"-boys from the Baltmere Industrial School where Ruth got his educationgleefully struck up a tune as the ball cleared the field.

Thousands of dollars will change hands as the result of Ruth's half century circuit clout. At the beginning of the present season many fans took the short end of bets that the Babe would make fifty or better four-base blows before the championship race had

In making his fiftieth home run for himself. As there are several more contests to be decided it is probable the slugging Yankee star will do better than he antici-

TO STAY IN FLAT

Court Enjoins Landlady Who Tried to Oust Family as Undesirable Day After They Moved In.

Pein of No. 704 West Boulevard, College Point, from resting an apartment of No. 212 East 15th Street, College Point, to any other persons.

Schmidt paid a deposit of \$10 for restal of the apartment on Aug. 3. and took possession Aug. 10. when he was to pay the lalance of a \$25 a month restal. The promoters disseminated.

It is alleged by the Government when the first of the company its promoters disseminated.

It is alleged by the Government when the first of the procedure of the company its promoters disseminated.

It is alleged by the Government when the first of the prison from the first of the man dying in Brixton Prison that he should eman dying in Brixton Prison that he should eman dying in Brixton Prison that he should throughout the country to thousands of investors who, according to the Government, were lured by the glowing accounts of the company its promoters disseminated.

It is alleged by the Government when the field of floror is in or the field of floror is nor the field of floror is nor the field of floror is nor the floror in the field of floror is nor the floror in the field of floror is nor the floror in the field of the morning. "That I cannot tell you. When? Yes, Sunday morning in Brixton Prison that the should throughout the country to thousands of investors who, according to the glowing and "wallingto-morning in Brixton Prison that the should this morning. "That I cannot tell you. When? Yes, Sunday morning for his life that murders, for which he was not responsible, should cease for his life that murders, for which he was not responsible, should cease.

Pather Dominic, the Mayor's chap and the prison that the transport in the floror is not tell you. When? Yes, Sunday morning for his life that murders, for which he was not responsible, should cease.

Pather Dominic, the Mayor's chap and the place is not tell you. When? Yes, Sunday morning for his life that murders, for which he was not responsible, should cease.

All the Government and the floror is the place of a file of the prison of the

Mrs. Felin told the court the first day

Classified Advertisers CLOSING TIME 5.30 P. M. SHARP SATURDAY FOR The SUNDAY WORLD'S Classified

Advertisements BRANCH OFFICES GLOSE
BEFORES O'CLOCK
Positively no Classified Advertise
ments will be received for The
Sunday World after 5-70 P. M.

ON OR BEFORE FRIDAY PRECEDING PUBLICATION

ALLEGE \$20,000,000 RAPIERS FOR TWO OIL STOCK FRAUD; OVER FAIR MAID IN

Are Accused.

CURB FIRMS INVOLVED. TIME, NEXT SUNDAY A. M.

Shares Worthless and Big Place, Secret-Back-Hand Contracts Mythical, Government Charges.

the members of three curb brokerage in the Greenwich Village Follies.

The brokers indicted are: James Caffrey, of S. S. Campbell & Com- 129 Macdougal Street. pany, of-No. 50 Broad Street.

Upon the arraignment of the deis under \$35,000 bail on the first indictment and Imandt under \$10,000 bail. The bail in each case was continued.

For two years Post Office Inspecors O. B. Williamson and H. B. Mayhew have been at work on the Muray. affairs of the oil corporation and the indictments were the result of what ness methods.

The allegation of the Government, sistant Attorney Simmons, is that Mustin Schmidt of No. 216 18th of stock in the corporation at a par treet, College Peint, Queens, to-day in value of \$1 a share, but that the re- approved fashion. Brooklyn Supreme Court won an injunc- ceipts were even greater than this tion suit to restrain Mrs. Frances I. as the stock was advanced to \$1.75 place?" repeated M. Mursy at his the alternative made to the noble ner passage on a liner salling to-mor-

that the Tuxpan Star Corporation claimed to have producing proper-Mrs. Fenn too the coupled the rooms the Schmidt family occupied the rooms another brant complained of the poles and she held the Schmidts were undestrained to deposit constituted a contract well producing 100,000 barrels at the \$10 deposit constituted a contract well producing 100,000 barrels a day was to be acquired. This the Government states to be false. Further more, it is alleged that the corpora tion claimed assets of \$134,000,000 with \$1,000,000 in each with which to develop its properties, which were

lovernment claims to be false. Another alleged claim of the corporation which the Government says is untruthful was the marketing of there was so evidence against him. The child is recovering rapidly. oil, with contracts to deliver 100,000 .-900 barrels in the coming eleven years, and contracts with the Allied Governments during the war.

A year ago the Tuxpan Star Cor poration was indicted on a similar charge, Roumagnac and Imandt also being included, but the case ald not ome up, it was said to-day, because if lack of evidence. At the time of his indictment, according to Governthis indictment, according to Gevernment officials, Roumagnac, a natural ized citizen now, jumped his built formation street to France, his native country. He returned to fine city and rave himself up, asking that his forget himself up, asking that himself up, asking the himself up, asking the himself up, asking the hims

Imandi, the secretary, is said to be

President and Secretary of Duel, Real One, Mind You, Tuxpan Corporation Again | Arranged Between Artist and Man of Biting Tongue.

Slap on Mouth In Polly's Brought It On.

Greenwich Village is agog to-day

Francis Imandt, its secretary, and good name of a fair dame, it is said

Nickolas Muray, arrist and photog-O'Brein, George F. Breen and Frank raher, late of Petrograd and Paris, J. Smith, all of the firm of James admits he is one of the prospective O'Brinn & Company, of No. E Broad combatants, but the name of the Street; Alexandor Low, of Low other is shrouded in mystery as deep Brothers, of No. 44 Broad Street, as the orange and green paint on the and S. S. Campbell and Nathan Mc. sign outside M. Muray's studio at No.

'Affaire d'henneur, it is said, fendants, who entered tentative other night in a restaurant which pleas of not guilty, Judge Sheppard fronts Sheridan Square, a bare half held all the curb brokers, save Low, block from the Greenwich Village in \$3,000 ball each. Low's ball was block from the Greenwich Village fixed at \$7,500. Roumagnac, who is per with a young lady, the story

"As yu like," they say M. Muray third day of his fast. as presented by United States As. answered courteously, clicking his At a dinner given by the Hishops of heels together and bowing from the Cloyne, Southwark and Parlamouth there are a pearl necessary values as the defendants sold 20,000,000 shares belt. Cards were exchanged and the to Archbistop Mannix, the Archnames of the seconds given after the bishop, speaking of Lord Mayor Police Court on Sept. 17.

Pelin of No. 794 West Boulevard, Col- a share at one time. The stock was atudio this morning. "That I cannot man dying in Brixton Prison that he row for New York and will await the

KIDNAPPING SUSPECT FREED

No Evidence Against Celeitati-

Avenue, West Hoboken, who was taken valued at \$100,000,000. This also the into custody Wednesday in connection with the investigation of the kidnapping

> Confesses Theft From Bank. GRAND RAPIDS, Mich., Sept. 24-

\$25 Men's Fall Suits & Top Conts, \$10.85

(Racing Entries on Page 2.)

Mrs. John Spreckels Jr., Who Says Her \$80,000 Necklace Was Stolen BILL TO LIMIT DISPOSSESS



MRS. JOHN SPRECKLES, JR.

VERY BAD NIGHT: SUFFERS GREATLY

the mention of the lady's name the Forty-Third Day of His Fast Gets Warrant Charging Hus-Marked by Recurrence of Pains in Head.

MacSwiney, said he had never

M. Muray would not tell even a visit to the prisoner's hodside: "His whether the field of Bonor is in or cheeks and temples are sunken and mear New York.
"It's out of the city, yes I shall had an almost continual headache for And the Villago waits breathlessly ten days, but his mind is always clear. The league's reports of his extremely drawn. It is not true that the pris-oner daily reads the newspapers. He Child Recovering Hapidly.

Angelo Celzitati. of No. 453 Central Swincy shaves himself. He is shaved very two or three days by a warder." DUBLIN, Sept. 14 - Pollowing the

and Engistown went through a aigf terror. The campaign of reprisals begas Confessing seconding to the police, that he was short a part of \$40,000 that he had said were stolen from a hunch of the Keat State lank here to-day, Melvin Ringold, alasteen-year-old land the cork was taken into constant. Hingold in alleged to have confessed the robber was a fabrication.

with the burning of houses of Sline Felnows, an houses of Sline Ringold to here to hear the hings where supplying the Kanal Ringold to have confessed the robber was a fabrication.

MRS. SPRECKELS

band of Drexel Heiress With \$80,000 Theft.

LONDON, Sept. 24.—Terence Mac- LONDON, Sept. 24.—Solicitors about the stage person was made. Swiney, Lord Mayor of Cork, was in resenting Mrs. John Spreckels, Jr., Ah! the diners gusped as a blow was a very exhausted condition this morn- of California, have instructed the postruck-straight in the mouth of him ing at Brixton Prison, according to lice to institute extradition proceedwho passed the alleged insult, and a bulletin issued by the frish Seit-De-lings for William Barrett, an with the back of the hand of M. termination League. He spent a very American, who married Afice Gor-"I accept your challenge!" wus the bad night, the bulletin declared, and don Dress, the New York-Philaretort of the strikee, who, it devel- the severe pains in his head, of which delphila heiress, and who is reported the claim being that the Justice of the fense of unreasonableness be set up. they allege they found in its pust- oped, is French. "Shall it be with he has complained frequently, began to be under surveillance of the poawords? We are both swordsmen." again this morning. This is the forty- thee in Lon Angeles, California. A

> of Mrs. Spreckels in the Martherough "Where will the engagement take read of anything more callous than the West End Hotel, has cancelled

> > Tay that Mrs. Spreckets met Barrett, it the Sandown racecourse some passed but this is a permissive mean. It was found that there were many, quainted in London he offered to inary declared Mrs. Spreckula requested iim to attend to some dealings for her eith jewellers and gave him the conince, which she wanted cleaned

and restrung. Time elapsed, but Barrett avoided inscussion as to the whereabouts of he heratace, the secretary said, and increased over the amount for which eventually he left London. Barrett's the tenant was liable for the precedambushing of a police patrol in continued stience determind Mrs. ing month. If the landlord by were killed and others wounded, the spreakers to begin proceedings, which complete to increase rent his towns of Milnown-Mailey. Labinon resulted in the issue of the Police will be in action for the cent. ourt warmant-

Area Arms Bultimood, who is foring at the director by Harry Bultimood, of must man, was awarded 1250 a week Conce Justine Lewing Lithman

ACTIONS PASSES SENATE: ASSEMBLY WILL APPROVE IT

Eviction Notices Already Served No. Longer Effective-Tenants Now Assured of Fair Dealing As Landlords Must Justify Increases.

By Sophie Irene Loeb.

(Special Staff Correspondent of The Evening World.) ALBANY, Sept. 24 .- The one note in all the speeches made in the passage of the housing bills was to get through legislation that will take care of thousands of tenants whose position as to their tenancy Oct. 4 is unsettled, which has been forcefully advocated by The Evening Works The first bill passed in the Senate is perhaps the most important at a effective one. It is the well known summary dispossess measure and it will go through in the Assembly without opposition according to the prominent legislators of the Lower House.

This bill allows a landlord to dispossess a tenant who holds over for three reasons, which are:

(a) That the person holding over is objectionable, and in that case he landlord must actually prove to the satisfaction of the Court that the enant is objectionable;

(b) Where the owner of record, being a natural person, seeks in good faith to recover the premises for the immediate and personal occupancy of himself and his family as a dwelling; or

(c) Where the owner wishes to demolish the premises with the intention of constructing a new building, plans for which shall have been

passed immediately by the Senate ex- expenses was introduced on behalf of what may happen concernig Mu- were, nicipal Court Justices in New York. I It has been provided that if the de-Peace decisions have been consistently the landlord shall furnish a bill of 'ouri Justices in New York.

vidence of good faith by the State | control, n memorializing Congress to do the Hotels containing 120 rooms or same thing. Also the bill exempting more, and rooming houses occupied from local taxation for a period of under a hiring for a week or less, are ten years all new buildings was exempted. The reason for this is that

proceedings to dispossess for non- were hetels. They rented their apartpayment of rent puts the burden of ments on long leases, just the same proof on the landlord. This amend- as the owners of other apartment ment strikes out from the law as it. now exists all references to the so- | that the same law should apply to salled twenty-five per cent, clause No non-payment preceedings ar maintained when the rent has been

Experience has shown that when the reasonableness of the rent has become on hame, the tenant was year much at a disadvantage at the trul. lative committee on housing.

W. H. WANAMAKER ROBBED.

REPRINGERED Mass. Sept. 200 or journey valued at \$1,000 from his The Evening World,

Mr. Wondminer in exhibiting a

cludes Justices of the Peace from pans- of the landlord. The tenant had no ing on tenant landlord cases in cities of means of meeting the issue, not the second class. This is a forerunner knowing in advance what the figures.

against the tenants as has been alleged particulars which will apprise the to be the case with some Municipal tenant of the claims that he must meet and give him a reasonable op-The bill exempting income tax portunity to test the accuracy of the rom mortgages from new buildings landford's claim as to his expenses was passed by the Senate but the and income. This will work no great neasure is not to take effect until hardships upon the landlord, as he March 16, 1921, in order to give the would naturally be compelled to prooderal Government time to act in duce these figures in any event and like manner. This is regarded as an they are all within his knowledge and

apartment houses having a restaur-The Senate bill passed concerning ant, connection claiming that they I nonsea, and it was thought only fire

This bill does not apply to buildings in course of construction or commenced after this act takes effect. If ever the Legislature heard plain. continued slience determind Mrs. ing month. If the landlord has at- talk from an enraged public, it had Spreiges to begin proceedings, which tempted to increase rent his remedy it "straight from the shoulder" yesterday afternoon and evenlog at the

hearing on the housing bills. Such, in brief, in the summary sof the proceedings before the joint terms

over t. I. a weathly New York when a long schedule of income and | Led by the representatives of groups such as the Fairplay Association. Washington Heights Tenants' Assoclation, United Tenants' Deganizations. the whole growd almost as one body wittens if Wanamaker of Panadelphia representing the tanants favored the immediate relief bitts, as suggested by

are in briefs

The chief provisions of these bills

Eliminate the 25 per cent, clouse of the present law, which has made it possible for landlords to boost rents to that point and